

## PATENT COOPERATION TREATY

## **PCT**

### INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference - VM7031426003	FOR FURTHER see Form PCT/ISA/220 ACTION as well as, where applicable, item 5 below.			
International application No. PCT/US04/29277	International filing date (day) 03 September 2004 (03.09.2)		(Earliest) Priority Date (day/month/year) 05 September 2003 (05.09.2003)	
Applicant VARIAN MEDICAL SYSTEMS TECHN	OLOGIES, INC.			
This international search report has been according to Article 18. A copy is being	n prepared by this Internation g transmitted to the Internation	al Searching Au mai Bureau.	athority and is transmitted to the applicant	
This international search report consists  It is also accompanied	of a total of 2 sheets, i by a copy of each prior art	document cited	in this report.	
language in which it was filed, u	mless otherwise indicated unde	er this item.	sis of the international application in the	
furnished to this Author	orky (Rule 23.1(b)).		lation of the international application	
			the international application, see Box No. I.	
2. Certain claims were found	unsearchable (See Box No. 1	m ·	*	
3. Unity of invention is tacki	ng (See Box No. III)			
With regard to the title,     the text is approved as subr	nitted by the analicant		- 30	
-	d by this Authority to read as	fallower		
the text has been established	u by ans Authorny to read as	ionows.	1	
		•	· [	
T .	E+			
:				
•				
5. With regard to the abstract,				
the text is approved as sub				
the text has been established may, within one month from	ed, according to Rule 38.2(b), om the date of mailing of this i	by this Authority international sear	y as it appears in Box No. IV. The applicant ch report, submit comments to this Authority.	
With regard to the drawings,     a. the figure of the drawings to b	e published with the abstract is	s Figure No. 1		
as suggested by the	ne applicant.			
as selected by this	s Authority, because the applic	ant failed to sug	gest a figure.	
as selected by this	s Authority, because this figure	e better characte	rizes the invention.	
	e published with the abstract.			
Form PCT/ISA/210 (first sheet) (January	2004)			

### INTERNATIONAL SEARCH REPORT

International application No.

			PCT/US04/29277	
A. CLAS	SIFICATION OF SUBJECT MATTER			
IPC(7)	: H05G 1/64			
US CL	: 378/98.12	onel alemification	4 TDC	
	International Patent Classification (IPC) or to both nation SEARCHED	onai crassification an	arc .	
	cumentation searched (classification system followed by	classification symbo	ils)	
U.S. : 37	78/98.12, 98.11, 62; 382/130, 264			
				·····
	n searched other than minimum documentation to the	xtent that such docur	nents are included in	the fields searched
NONE				
Electronic dat	ta base consulted during the international search (name	of data base and, wh	ere practicable, sear	ch terms used)
EAST		• .		,
C. DOCE	JMENTS CONSIDERED TO BE RELEVANT			
Category *	Citation of document, with indication, where ap	propriate, of the rele	vant passages	Relevant to claim No.
X	US 2003/0099388 A1 (DOI et al) 29 May 2003 (29.0			1-4, 6-14, 16-21, 23-
		-,,,		31, 33, 34
Y	• - •			
	VID C 105 166 1 (TH 2770) 26 0	0 0000 Financia	June 10 Kee 14	5, 15, 22, 32
х	US 6,125,166 A (TAKEO) 26 September 2000 (26.0)	9.2000), Figure 1; co	numn 19, line 14.	35-47
Y.P	US 6,766,064 B1 (LANGAN et al) 20 July 2004 (20.	07.2004), column 4.	line 36).	5, 15, 22, 32
***				
A	US 6,370,417 B1 (HORBASCHEK et al) 09 April 20	002 (09.04.2002), see	entire document.	1-47
	, , , , , , , , , , , , , , , , , , , ,			
	,			
	ı			
	1			
ľ	1 .	•		
-	i			
	,i			
D Burton	r documents are listed in the continuation of Box C.	See paters	family armex.	
_	Special categories of cited documents:			ernational filing date or priority
1		date and no	t in conflict with the appli	cation but cited to understand the
	at defining the general state of the art which is not considered to be ular relevance	principle or	theory underlying the im	ention
	polication or patent published on or after the international filing date	"X" document of	f particular relevance; the	claimed invention cannot be ered to involve an inventive step
			novel or cannot be consto ocument is taken alone	cieu w mivuve an inventive step
"L" documen	n which may throw doubts on priority claim(s) or which is cited to the publication date of another citation or other special reason (as	"Y" document of	of narricular relevance: the	claimed invention cannot be
specified	)	considered	to involve an inventive so	p when the document is
-O* documen	n referring to an oral disclosure, use, exhibition or other means		vith one or more other sur ous to a person skilled in t	h documents, such combination he art
,	published prior to the international filing date but later than the		nember of the same paten	
priority	date claimed prior to the international ming date but saler than the	oc accument i	nemocs of the same brace	
	actual completion of the international search	Date of mailing of	the international sea	rch report
		15	FFR 2005	
	2005 (04.02.2005) nailing address of the ISA/US	Authorized officer	CUU3	
Ma	ail Stop PCT, Attn: ISA/US			
Co	mmissioner for Patents	JOSE G. DEES		
P.O	O. Box 1450 exandria, Virginia 22313-1450	Telephone No. (57	1) 272-1607	0 00
	o. (703) 305-3230			Kan Palla
	A/210 (second sheet) (January 2004)			

### PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHORITY	
To: PETER C. MEI BINGHAM MCCUTCHEN LLP THREE EMBARCADERO CENTER, SUITE 1800 SAN FRANCISCO, CALIFORNIA 94111-4067	PCT  WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY
* :	(PCT Rule 43bis.1)
·	Date of mailing 15 FED 2005
Applicant's or agent's file reference	FOR FURTHER ACTION
VM7031426003	See paragraph 2 below
	g date (day/month/year) Priority date (day/month/year)
PCT/US04/29277 ; 03 September 20	
International Patent Classification (IPC) or both national cla	ssification and IPC
IPC(7); H05G 1/64 and US Cl.: 378/98.12, 98.11, 62; 382 Applicant	/130, 264
VARIAN MEDICAL SYSTEMS TECHNOLOGIES, INC.	·
VARIAN MEDICAL STSTEMS TECHNOLOGIES, INC.	
1. This opinion contains indications relating to the follow	ing items:
Box No. I Basis of the opinion	
Box No. II Priority	•
Box No. III Non-establishment of opinion	with regard to novelty, inventive step and industrial applicability
Box No. IV Lack of unity of invention	
Box No. V Reasoned statement under Rui applicability; citations and ex	e 43bis.1(a)(i) with regard to novelty, inventive step or industrial lanations supporting such statement
Box No. VI Certain documents cited	
Box No. VII Certain defects in the internat	ional application
Box No. VIII Certain observations on the in	ternational application
2. FURTHER ACTION	
International Preliminary Examining Authority ("IP)	is made, this opinion will be considered to be a written opinion of the IAT) except that this does not apply where the applicant chooses an hobsen IPEA has notified the International Bureau under Rule 66.1bir(b) whority will not be so considered.
IPEA a written reply together, where appropriate, wailing of Form PCT/ISA/220 or before the expiration	e a written opinion of the IPEA, the applicant is invited to submit to the with amendments, before the expiration of 3 months from the date of a of 22 months from the priority date, whichever expires later.
For further options, see Form PCT/ISA/220.	
3. For further details, see notes to Form PCT/ISA/220.	
Name and mailing address of the ISA/ US	Authorized officer
Mail Stop PCT, Attn: ISA/US . Commissioner for Patents	JOSE G, DEES
P.O. Box 1450 Alexandria, Virginia 22313-1450	Telephone No. (571) 272-1607
Facsimile No. (703) 305-3230 Form PCT/ISA/237 (cover sheet) (Jaruary 2004)	Kener talk

#### WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.	
PCT/US04/29277	

				FC1703047272	''	
Box N	o. I Basis of this o	to the language, this opinion has been established on the basis of the international application in the language in which miles otherwise indicated under this lean.  pinion has been established on the basis of a translation from the original language into the following language, is the language of a *ranslation furnished for the purposes of international search (under Rules 12.3 and 23.1(b)).  to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the ution, this opinion has been established on the basis of:  if material  a sequence listing  to find material  in written format  in computer readable form  of filing/furnishing  contained in international application as filed.  filled together with the international application in computer readable form.  furnished subsequently to this Authority for the purposes of search.  diction, in the case that more than one version or copy of a sequence listing and/or table relating thereto has been or furnished, the required statements that the information in the subsequent or additional copies is identical to that in plication as filed or does not go beyond the application as filed, as appropriate, were furnished.				
				is of the international a	pplication in the lang	uage in which
				in the international	application and neces	sary to the
a.	type of material			ablished on the basis of the international application in the language in which  fa translation from the original language into the following language,  for the purposes of international search (under Rules 12.3 and 23.1(b)).  sequence disclosed in the international application and necessary to the  the basis of:  filed.  cation in computer readable form.  for the purposes of search.		
	a sequence list	ing				
	table(s) related	of this opinion  e language, this opinion has been established on the basis of the international application in the language in which so otherwise indicated under this item.  on has been established on the basis of a translation from the original language into the following language, be language of a 'ranslation furnished for the purposes of international search (under Rules 12.3 and 23.1(b)).  any nucleotide and/or annian acid sequence disclosed in the international application and necessary to the uniternal purpose of the established on the basis of:  uterial  quence listing  (s) related to the sequence listing  material  ritten format  computer readable form  ing/furnishing  ained in international application as filed.  I together with the international application in computer readable form.  ished subsequently to this Authority for the purposes of search.  n, in the case that more than one version or copy of a sequence listing and/or table relating thereto has been runtished, the required statements that the information in the subsequent or additional copies is identical to that in attorn as filed or does not go beyond the application as filed, as appropriate, were furnished.				
ь.	format of material					
	in written form	nat '				
	in computer re	adable form				
c.	time of filing/furnish	ning .				
	contained in it	nternational applicatio	n as filed.			
	filed together	with the international	application in computer	readable form.		
	furnished subs	equently to this Autho	rity for the purposes of	search.		
_		4				
3. 🔲	filed or furnished, th	ne required statements	that the information in t	he subsequent or addit	ional copies is identic	
4. Addi	tional comments:	i i				
		÷				
		2.8				
		1				
		:				
		•			•	
					original language into the following language	

## WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/US04/29277

1. Statement	•				
Novelty (N)		Claims	5, 15, 22, 32		YES
			1-4, 6-14, 16-21,	23-31, 33-47	 NO
Inventive step (IS)		Claime	5, 15, 22, 32		YES
Inventive sup (15)			1-4, 6-14, 16-21,	23-31, 33-47	 NO
Industrial applicability	/ (IA)	Claims	NONE		 YES NO
. Citations and explanations:	:				
lease See Continuation Sheet	7				
	:				
	·				
			*		
	Ť				
	>				
	ļ.				
•	.,				
	:				
	1				
	:	* *			
	4				

## WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/US04/29277

Supplemental Box

In case the space in any of the preceding boxes is not sufficient.

V. 2. Citations and Explanations:

Claims 1-4, 6-14, 16-21, 23-31, and 33-34 lack novelty under PCT Article 33(2) as being anticipated by Doi et al. (US 2003/0099388).

Regarding claims 1, 11, 18, and 28: Do it seaches a method or a computer readable medium having a set of stored instruction of measuring in a very image, comprising; collecting a first x-ray image (upper section image) and a second x-ray image (lower section image); determining a composite image (mask image) based on the first (upper section image) and second x-ray images (lower section image); collecting a third x-ray image (target section image); and adjusting (subtraction) the third x-ray image (target section image) based on the composite image (mask image) (Figure 50h).

Regarding claims 2, 12, 19, and 29: Doi teaches the first, second, and third x-ray images are generated in a sequence (upper, target, lower images).

Regarding claims 3, 13, 20, and 30: Dol teaches the first, second, and third x-ray images are each contains an image of at least a portion of an animal body (22).

Regarding claims 4, 14, 21, and 31: Doi teaches the determining a composite image comprises performing a image averaging on the first and second x-ray images (finear interpolation).

Regarding claims 6, 16, 23, and 33: Doi teaches the image averaging is performed based on a weighted average (linear, equal weighted, interpolation).

Regarding claims 7, 17, 24, and 34: Doi teaches the adjusting comprises subtracting the composite image from the third x-ray

Regarding claims 8 and 25: Do' teaches a system for processing a x-ray image, comprising: means (32) for collecting a first x-ray image (upper section image) and a Secould x-ray image (ower section image); man (36) for determinaling a composite image (mask image) based on the first (upper section image) and secould x-ray images (toper section image); means (22) for collecting a third x-ray images (target image) based on the composite image (mask image).

Regarding claims 9 and 26: Dol teaches the means for determining a composite image comprises means (36) for performing an image averaging (linear interrolation) on the first and second x-ray images.

Regarding claims 10 and 27: Doi teaches the means for adjusting comprises means for subtracting (118, column 6, line 62) the composite image from the third x-ray image.

Claims 35-47 lack novelty under PCT Article 33(2) as being anticipated by Takeo (US 6,125,166).

Regarding claims 35 and 43: Takeo teaches a method or a computer readable medium having a set of stored instruction of processing a x-ray image, comprising; obtaining a first x-ray image (41); obtaining a scond viray image (42); and determining a composite image (43) based on at least a portion of the first (41) and second (42) x-ray images.

Regarding claims 36 and 44: Takeo teaches the first (41) and second (42) x-ray images are generated in a sequence (by scanning phosphor screen 5 and 7).

Resarding claims 37 and 45: Takeo teaches the first and second x-ray images each contains an image of at least a portion of an

animal body (Figure 1).

Regarding claims 38 and 46: Takeo teaches the determining a composite image comprises subtracting at least a portion of the first

# WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/US04/29277

#### Supplemental Box

In case the space in any of the preceding boxes is not sufficient.

x-ray image from at least a portion of the second x-ray image (Figure 1).

Regarding claims 39 and 47: Takeo teaches determining a value associated with a contrast of the composite image (column 19, line

Regarding claim 40: Takeo teaches a system for processing a x-ray image, comprising: means (5) for obtaining a first x-ray image (41); means (7) for obtaining a second x-ray image (42); and means (30) for determining a composite image (43) based on at least a portion of the first x-ray image (41) and at least a portion of the first x-ray image (41) and at least a portion of the second x-ray image (42).

Regarding claim 41: Takeo teaches the means for determining a composite image comprises means for subtracting at least a portion of the first x-ray image from at least a portion of the second x-ray image (Figure 1).

Regarding claim 42: Takeo teaches means for determining a value associated with a contract of the composite image (column 19, line 14).

Claims 5, 15, 22, and 32 meet the criteria set out in PCT Article 33(2)-(3), because the prior art does not teach or fairly suggest the systems and methods for processing x-ray images as claimed.

Claims 1.47 meet the criteria set out in PCT Article 33(4), and thus have industrial applicability because the subject matter claimed can be made or used in industry.